1	LITTLE TRAVERSE BAY BANDS OF ODAWA INDIANS			
2	ODAWA CONSTRUCTION CORPORATE CHARTER			
3				
4				
5	This Corporation is hereby organized, incorporated and granted its corporate powers,			
6	privileges and immunities under the laws of the Little Traverse Bay Bands of Odawa Indians as a			
7	Tribally chartered corporation for the purposes set forth in Article III of this charter. The Little			
8	Traverse Bay Bands of Odawa Tribal Council grants this corporate charter pursuant to its			
9	inherent sovereign authority and pursuant to Part Two of Comprehensive Business Codes of the			
10	Little Traverse Bay Bands of Odawa Indians, WOTC 12.114, et seq. This Charter creates a			
11	Tribal Corporation as defined at WOTC 12.115(B) as a corporation wholly owned by the Little			
12	Traverse Bay Bands of Odawa Indians for the benefit of the Tribe and its members, and its			
13	ownership is inalienable.			
14				
15	ARTICLE I: NAME			
16				
17	The name of this Tribal Corporation is Odawa Construction, Inc. The Corporation shall			
18	have its principal place of business at the 7500 Odawa Circle, Harbor Springs, Michigan 49740			
19	or at such other location within the Tribe's territories that the Board of Directors of the			
20	Corporation shall determine.			
21				
22	ARTICLE II: OWNERSHIP			
23				
24	The Corporation shall be 100% owned and controlled by the Little Traverse Bay Bands			
25	of Odawa Indians, (Tribe).			
26				
27	ARTICLE III: PURPOSE			
28				
29	A. The purpose of the corporation, as a tribally chartered corporation, is to promote economic			
30	self-sufficiency and create jobs through construction of tribally owned projects or local project			
31	within the community, in accordance with WOS 2018-0X.			
32				
33				
34	ARTICLE IV: DEFINITIONS			
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1					
2	For purposes of this Charter the following terms shall have the meanings respectively				
3	specified:				
4					
5	a. "Board of Directors" shall mean the Board of Directors of the Corporation				
6	created by this Charter.				
7					
8	b. "Corporation" shall mean the "Odawa Construction, Inc., created by this Charter				
9					
10	d. "Felony" shall mean only those offenses set forth under Tribal Statute or the				
11	United States Indian Major Crimes Act (18 U.S.C. § 1153).				
12					
13	e. "Territorial Jurisdiction of the Little Traverse Bay Bands of Odawa Indians				
14	means "areas referenced in Public Law 103-324, 25 USC Section 1300k-2(b)(2)(A) as th				
15	boundaries of the reservations for the Little Traverse Bay Bands as set out in Article I				
16	paragraphs 'third and fourth' of the Treaty of 1855, 11 Stat.621." Little Traverse Bay				
17	Bands Constitution, Article V(A)(1)(a).				
18					
19	f. "Tribe" or "LTBB" means the Little Traverse Bay Bands of Odawa Indians.				
20 21	g. "Tribal Constitution" means the Little Traverse Bay Bands of Odawa Indian				
22	g. "Tribal Constitution" means the Little Traverse Bay Bands of Odawa Indian Constitution as adopted by its membership on February 1, 2005.				
23	Constitution as adopted by its membership on rebutary 1, 2003.				
24	h. "Tribe Council" means the elected body of nine Tribal members of Little				
25	Traverse Bay Bands of Odawa Indians with duties found in the Tribal Constitution				
26	Article VII. "Tribal Council".				
27					
28	ARTICLE V: RELATION TO TRIBE				
29					
30	The Corporation shall constitute a governmental instrumentality of the Tribe, having				
31	autonomous existence separate and distinct from the Tribe.				
32					

1	a. For purposes of civil jurisdiction, regulatory jurisdiction and taxation, the			
2	Corporation shall be deemed a subordinate arm of the Tribe and shall be entitled			
3	to all of the privileges and immunities of the Tribe.			
4				
5	b. The Corporation shall have no power to exercise any regulatory or legislative			
6	power; the Tribe reserves from the Corporation all regulatory, legislative and other			
7	governmental power.			
8				
9	ARTICLE VI: ASSETS			
10				
11	The Corporation shall have only those assets of the Tribe formally assigned or leased to			
12	it by the Tribal Council, together with whatever assets it acquires by other means as provided in			
13	this Charter. No activity of the Corporation, or any indebtedness incurred by it shall encumber,			
14	implicate or in any way involve assets of the Tribe or another Tribal Entity not assigned or			
15	leased in writing to the Corporation.			
16				
17				
18	ARTICLE VII: BOARD OF DIRECTORS			
19				
20	The management of the affairs of the corporation shall be vested in a Board of Directors, except			
21	as otherwise provided in this Charter or in the bylaws of the corporation.			
22				
23	ARTICLE VIII: BOARD OF DIRECTORS			
24				
25	a. The management of the affairs of the corporation shall be vested in a Board of			
26	Directors, except as otherwise provided in this Charter or in the bylaws of the			
27	corporation. The Board shall consist of at leastLTBB Tribal Citizens, and who			
28	meet the eligibility requirements set out in subsection c. of this section and shall be			
29	approved by Tribal Council for a set term, with the intent to have staggered terms:			
30				
31	(Name) (Term)			
32				
33	1. (XX/XX/XX)			
34				

1		2. (XX/XX/XX)
2		
3		
4	b.	Compensation
5		
6		1. The board members may be compensated a reasonable amount as
7		approved by Tribal Council, provided availability of funds.
8		
9		2. Board members shall adhere to the approved travel policies for
10		reimbursement of travel expenses.
11		
12	c.	To serve on the Board a person must meet all of the following criteria:
13		
14		1. A person must be at least eighteen years of age;
15		
16		2. No person can serve on the Board within seven (7) years of completion of
17		a sentence or probation upon being convicted of a felony in tribal, state or federal
18		court, unless such conviction has been vacated or overturned.
19		
20		3. To be considered, a person shall meet the following criteria:
21		
22		i. A Bachelor's degree in Engineering.
23		
24		ii. Preferably be an Engineer.
25		
26		iii. Must possess leadership qualities, show good judgment, is
27		approachable, and is team focused.
28		
29	d.	If a vacancy in the board occurs, Tribal Council shall fill such position by a majority
30	vote (of council. Such vacancy shall be for either the remainder of the vacant term, or for
31		erm. Such motion shall be considered an amendment to this charter and attached as
32		dendum to this charter.
33		

1	e. Board members shall not be of the same immediate family. Further, a person shall
2	not serve on the board if the Tribal Chairperson or Vice-Chairperson, or a Tribal
3	Councilor is an immediate family member. For purposes of this section immediate
4	family means husband, wife, son, daughter, step-son, step-daughter, father, step-father,
5	father-in-law, mother, step-mother, mother-in-law, brother, step-brother, brother-in-law,
6	sister, step-sister, sister-in-law, child, step-child.
7	
8	f. No board member may participate in making any decision that involves a
9	personal or financial interest or an interest of his or her immediate family, unless such
10	interest is held in common with the Tribe and its Citizens.
11	
12	
13	ARTICLE IX: CORPORATE POWERS
14	
15	The Corporation shall have the power to:
16	
17	a. To purchase, receive, solicit, take by gift, devise, or bequest, or otherwise acquire
18	own, hold, improve, use, and otherwise deal in personal property of every description, or
19	any interest therein, wherever situated.
20	
21	b. To lease real property and improvements from the Little Traverse Bay Bands of
22	Odawa Indians.
23	
24	c. To make contracts or agreements, incur liabilities and borrow money from any
25	source, upon such terms and rates and interests as the Board of Directors may determine;
26	to issue notes, bonds and other obligations and secure any of its obligations by
27	specifically mortgaging, pledging or assigning its corporate property or income as
28	collateral for its corporate debts or liabilities, as approved by Tribal Council.
29	
30	d. To lend or invest money for its corporate purposes.
31	
32	e. To conduct its affairs, carry on its operations, and exercise the powers granted
33	under this Corporate Charter in any state, territory, district, or possession of the United
34	States or in any foreign country.
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1	advantage or benefit to the Tribal Corporation. Waivers of sovereign immunity			
2	shall not be general but shall be specific and limited as to duration, grantee,			
3	transaction, property or funds, if any, of the Tribal Corporation subject thereto.			
4	Neither the power to sue and be sued provided in this Charter, nor any express			
5	waiver of sovereign immunity by resolution of the Corporation's Board of			
6	Directors or the Tribal Council shall be deemed a consent to the levy of any			
7	judgment, lien or attachment upon any property of the Tribal corporation other			
8	than property specifically pledged or assigned, or any property of the Tribe, or a			
9	consent to suit with respect to any land within the exterior boundaries of the			
10	Reservation or consent to the alienation, attachment or encumbrance of any such			
11	land.			
12				
13	c. Sovereign Immunity of the Tribe. All inherent sovereign rights of the Tribe as a			
14	federally recognized Indian tribe with respect to the existence of the Tribal Corporation			
15	are hereby expressly reserved, including sovereign immunity from suit in any state,			
16	federal or tribal court. Nothing in this Charter shall be deemed or construed to be a			
17	waiver of sovereign immunity from suit of the Tribe or to be a consent of the Tribe to the			
18	jurisdiction of the United States or of any state with regard to the business affairs of the			
19	Tribal corporation or the Tribe or any cause of action, case or controversy.			
20				
21	ARTICLE XI: MANAGEMENT OF CORPORATION			
22				
23	The Board of Directors is empowered and directed to adopt bylaws consistent with this			
24	Charter and all applicable law to set out management of the Corporation and regulation of its			
25	affairs.			
26				
27	ARTICLE XII: INSULATION FROM SHIFTS IN TRIBAL POLITICS			
28				
29	a. Board members can only be involuntarily removed during their term for one or			
30	more of the following reasons:			
31				
32	1. The Board member(s) intentionally or negligently took action to harm the			
33	interests of the Corporation or Tribe;			

34

1		2.	The Board member(s) is convicted on any crime that could harm the		
2		credit	pility or function of the Corporation;		
3					
4		3.	The Board member(s) is convicted of a felony;		
5					
6		4.	The Board member(s) failed to act in good faith, or with the care that an		
7		ordina	arily prudent person in a like position would exercise under similar		
8		circur	nstances, or in a manner he or she reasonably believes to be in the best		
9		intere	sts of the Corporation.		
10					
11		5.	The Board member(s) fail to meet the financial performance measures or		
12		show	any substantial action toward achieving such measures.		
13					
14	b.	Remo	val of a Board member(s) for one or more of the reasons set out in		
15	subsection (a) above can only be accomplished by either an affirmative vote of three-				
16	fourth	ıs (¾) o	r more of the Board or by majority vote of Tribal Council.		
17					
18	с.	Memb	per(s) of the Board of Directors appointed under Article III serve 3-year		
19	terms	and the	ere shall be no limitation on the amount of terms that may be served.		
20					
21		*	ARTICLE XIII: ATTORNEYS		
22					
23	The C	Corporat	ion may utilize the services of Tribal attorney(s) with prior approval by		
24	Tribal Counc	il. The	Corporation with Board approval may hire the services of outside attorneys		
25	as necessary,	with Tr	ribal C <mark>oun</mark> cil app <mark>ro</mark> val.		
26					
27		A	RTICLE XIV: DURATION and DISSOLUTION		
28					
29	The C	Corporat	tion shall continue in perpetuity unless and until dissolved by a majority vote		
30	of Tribal Cou	ıncil me	embers eligible to vote. No such action shall take effect before the expiration		
31	of 30 days fro	om the o	date of Tribal Council approval to dissolve. Upon dissolution of this Tribal		
32	corporation, i	its asset	s shall be distributed at the direction of the Tribal Council, or its designee,		
33	as follows:				
34					

1	a.	Any property held	upon an e	xpress condition requiring its return, transfer or other
2	disposi	tion shall be distrib	outed accor	dingly;
3				
4	b.	Any property or as	sets requir	red to be distributed or transferred in any manner
5	accord	ing to federal law sl	hall be dist	tributed or transferred accordingly;
6				
7	c.	Claims of creditors	s of the Tri	bal corporation approved by the Tribal Council shall
8	be paid	l accordingly from	the assets o	or funds of the corporation; and
9				
10	d.	Remaining assets s	shall be tra	nsferred to another Tribal corporation, to the Tribe,
11	or distr	ributed or transferre	ed as the Ti	ribal Council directs.
12				
13		ARTICI	LE XV:	REGISTERED AGENT
14				
15	The Re	egistered Agent of t	he Corpora	ation is:
16				
17		Name: Exe	cutive Dir	ector
18		Address: O	dawa Con	struction, Inc.
19				
20	Provide	ed, the Board of Di	r <mark>ect</mark> ors ma	y change the Registered Agent by taking official
21	action and not	ifying Tribal Counc	cil and the	Department of Commerce of the change.
22				
23	AR	TICLE XVI:	DISTRIB	UTIONS TO TRIBAL GOVERNMENT
24				
25	The Bo	oard of Directors sh	all d <mark>istr</mark> ibu	te annually fair and reasonable profits to the Tribal
26	government be	eyond the amount re	equired to	maintain adequate funds in the Corporation for debt
27	service, and m	aintenance and gro	wth of bus	iness operations. The Corporation shall have no
28	power to issue	any shares of stock	ks to declar	re and pay any dividends.
29				
30	Al	RTICLE XVII:	REPORT	TING AND AUDIT REQUIREMENTS
31				
32	The Co	orporation shall pro	vide quarte	erly reports to Tribal Council setting out the
33	Corporation's	assets, liabilities, e	quity, reve	nue and expenses in reasonable detail, and general
34	Corporate acti	vities.		
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1	
2	The Corporation shall obtain an annual financial audit by an independent public
3	accountant, the results of which will be provided to Tribal council within 120 days of the end of
4	its fiscal year.
5	
6	The Corporation shall keep correct and complete books and records of account and shall
7	keep minutes of it meetings. All books and records of the corporation, except for sensitive
8	proprietary information, may be inspected by any LTBB citizen at the location where the records
9	are normally kept at any reasonable time.
10	
11	Certificate of Adoption
12	
13	As Tribal Secretary and Legislative Leader, we certify that this Charter was formally
14	adopted by the Tribal Council of the Little Traverse Bay Bands of Odawa Indians by adoption of
15	Statute #on
16	
17	Date:
18	
19	Date:
20	